



**UNITED STATES DEPARTMENT OF COMMERCE  
Patent and Trademark Office**

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APPLICATION NO./ CONTROL NO.	FILING DATE	FIRST NAMED INVENTOR / PATENT IN REEXAMINATION	ATTORNEY DOCKET NO.
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EXAMINER
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ART UNIT	PAPER
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DATE MAILED:

**Please find below and/or attached an Office communication concerning this application or proceeding.**

**Commissioner of Patents and Trademarks**

See attached.

Art Unit 1713

1. The reply filed on October 1, 2002 is not fully responsive to the prior Office action because of the following omission(s) or matter(s): An ultimate species has not been identified for election. Applicants have elected claim 49 as their species, but claim 49 contains at least two generic entities which encompass species identified in other claims. The hydrocarbon must be identified further insofar as animal oils, natural oils, vegetable oils, hydrocarbon extender oils and solvents are among the species which are claimed in different other claims. The polymer itself must be further identified rather than just from ethylenically unsaturated monomers. Species identified under this genus in the other claims include hydroxy terminated polybutadiene and copolymers of butylene and butene. Other species are also included in the claims which are more generic, such as those which include requirements for "functional groups". Applicants are required to present for examination purposes an ultimate election of species including specific identified entities for each of the components of the claims. Applicants are also required to identify which claims read on the elected species. See 37 CFR 1.111. Since the above-mentioned reply appears to be *bona fide*, applicants are given **ONE**

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(1) **MONTH or THIRTY (30) DAYS** from the mailing date of this notice, whichever is longer, within which to supply the omission or correction in order to avoid abandonment. Extensions of this time period may be granted under 37 CFR 1.136(a).



Bernard Lipman  
Primary Examiner  
Art Unit 1713

BL:cdc  
November 13, 2002